

State of New Tersey

Chris Christie

Governor

Kim Guadagno L.t. Governor

Office of the Attorney General Department of Law and Public Safety Division of Gaming Enforcement P.O. Box 047 Trenton, NJ 08625-0047

Jeffrey S. Chiesa Attorney General

David Rebuck Director

LETTER ORDER

Kyle Baker 108 Sterling Place Highland, New York 12528

Via Certified Mail, Return Receipt Requested and Regular Mail

RE: Prohibition of business transactions between New Jersey casino applicants or licensees, their employees or agents and Kyle Baker (Vendor No. 63974)

ORDER NO. 00520

Dear Mr. Baker:

On October 31, 2010, when your junket enterprise license expired, the Casino Control Commission (Commission) requested that one of the casino licensees with which you were conducting business file a Junket Enterprise Registration Form (JERF) on your behalf. When you failed to have the JERF filed as requested, the Commission removed you from the Active Vendors List on November 1, 2010.

Thereafter, jurisdiction over the licensing of junket enterprises transferred from the Commission to the Division of Gaming Enforcement (Division). N.J.S.A. 5:12-92a; N.J.S.A.

The Division has made several attempts by certified and regular mail as well as telephone contact to procure your filing an application for a casino service industry (junket) enterprise license. On no less than three occasions - March 26, 29 and April 2, 2012 - the Division telephoned you and left a voice mail message each time. You did not return any of the Division's telephone calls.



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On two additional occasions – April 4 and May 25, 2012 – the Division sent you letters, by regular mail and by certified mail/return receipt requested, asking that you file an application for a casino service industry (junket) enterprise license. The letters sent by certified mail returned to the Division on May 3 and June 25, 2012, respectively, and were marked, "Returned to Sender, Unclaimed, Unable to Forward." The letters sent by regular mail, however, did not return to the Division and are thus presumed received but with no response from you.

As a result of your failure to cooperate and provide the Division with information, it is hereby ordered, as of this date, that Kyle Baker, both individually and as a junket enterprise, are disqualified from licensure pursuant to N.J.S.A. 5:12-80b, N.J.S.A. 5:12-80d and N.J.S.A. 5:12-86b.

Therefore, it is further ordered, pursuant to <u>N.J.A.C.</u> 13:69C-10.1(c)1, that Kyle Baker, both individually and as a junket enterprise, are prohibited from conducting any direct or indirect business with any casino applicant or licensee (hereafter, casino) or any person acting on behalf of a casino.

It is further ordered, pursuant to <u>N.J.A.C.</u> 13:69C-10.1(c)1, that any casino or person acting on behalf of a casino is prohibited from conducting direct or indirect business with Kyle Baker, both individually and as a junket enterprise.

It is further ordered, pursuant to N.J.S.A. 5:12-104b and N.J.A.C. 13:69C-10.1(c)1, that any existing agreements, whether written or unwritten, between Kyle Baker, both individually and as a junket enterprise, and any casino or person acting on behalf of a casino will be immediately terminated.

Finally, it is ordered, pursuant to <u>N.J.A.C.</u> 13:69A-8.8(a), that Kyle Baker, both individually and as a junket enterprise, are prohibited from reapplying for or obtaining any other license, registration, qualification or approval required under the Casino Control Act until five years has elapsed from the date of this letter order, including any hotel positions that do not require a license.

Dated: September 10, 2012

David Rebuck Director